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4 5 6 7 8 9	MARK L. KROTOSKI (CSBN 138549) Assistant United States Attorney 150 Almaden Boulevard, Suite 900 San Jose, California 95113 Telephone: (408) 535-5035 Facsmile: (408) 535-5066 Attorneys for Plaintiff UNITED STATE	ΓES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN JOSE DIVISION	
12		*E-FILED - 12/9/05*
13	UNITED STATES OF AMERICA,) No. CR 05-00445-RMW
14	Plaintiff,) STIPULATION REGARDING
15	V.) EXCLUDABLE TIME AND ORDER
16	DAVID M. FISH,	
17	aka x000x,	
18	Defendant.	
19		- /
20	It is hereby stipulated and agreed between defendant David M. Fish, and his counsel Manuel	
21	Campos, and the United States as follows:	
22	This matter was set for a status conference on November 14, 2005 at 9:00 a.m. In this	
23	copyright infringement case, the defense needs more time to prepare, review discovery	
24	previously provided, including a substantial amount of digital evidence, and research legal and	
25	sentencing issues. On July 21, 2005, defendant Fish was arraigned on a nine-count indictment,	
26	charging as follows: Count One: Conspiracy to Commit Criminal Copyright Infringement,	
27	Infringement By Electronic Means, Infringement By Distributing A Commercial Distribution	
28	Work, Traffic in Devices to Circumvent a T	Technological Measure that Protects a Copyright
	STIPULATION REGARDING EXCLUDABLE TIN CR 05-00445-RMW	ME AND ORDER

1	Work, Circumvent a Technological Measure that Protects a Copyright Work, and Use		
2	Audiovisual Recording Devices to Make Unauthorized Copies Of Audiovisual Works, in		
3	violation of 18 U.S.C. § 371; Count Two: Circumventing a Technological Measure Protecting a		
4	Copyright Work and Aiding and Abetting, in violation of 17 U.S.C. §§ 1201(a)(1)(A),		
5	1204(a)(1), and 18 U.S.C. § 2; Counts Three, Four and Five: Trafficking in Technology		
6	Primarily Designed to Circumvent Technological Measures Protecting A Right of a Copyright		
7	Owner and Aiding and Abetting, in violation of 17 U.S.C. §§ 1201(a)(2)(A), and 1204(a)(1) and		
8	18 U.S.C. § 2; Counts Six, Seven, Eight and Nine: Criminal Copyright Infringement By		
9	Electronic Means and Aiding and Abetting, in violation of 17 U.S.C. § 506(a)(1)(B), 18 U.S.C.		
10	§ 2319(c)(1) and 18 U.S.C. § 2; and an allegation of Criminal Forfeiture and Destruction, in		
11	violation of 17 U.S.C. §§ 506(b) and 509(a).		
12	On or about October 17, 2005, defense counsel Manuel Campos was substituted as counsel		
13	for defendant Fish. Mr. Campos recently received the discovery from prior defense counsel and		
14	needs more time to review it. The discovery includes a substantial amount of digital evidence.		
15	Under these circumstances, the parties agree that further time is necessary for Mr. Campos to		
16	complete his review of the discovery and review legal issues with his client. Among other		
17	things, Mr. Campos continues to review the voluminous discovery in this case. Additionally, Mr		
18	Campos needs further time to explore a possible resolution in this district under Fed. R. Crim. P.		
19	20 based on a similar type of charge. In conducting this review, Mr. Campos is reviewing		
20	discovery from another district. It is anticipated that the instant and Rule 20 case may be		
21	resolved together in this district. Time will also be necessary to transfer the case file from the		
22	other district to the Northern District of California.		
23	The parties stipulate and move the Court to exclude time under the Speedy Trial Act from the		
24	December 12, 2005, until February 13, 2006, because the parties believe that the ends of justice		
25	served by the granting of such a continuance outweigh the best interests of the public and the		
26	defendant in a speedy trial, particularly since reasonable time is needed for the defense to prepare		
27	for pretrial and trial matters, pursuant to 18 U.S.C. §§ 3161(h)(8)(A), 3161(h)(8)(B)(ii). The		
28	parties further stipulate that time may be excluded for reasonable time for defense		

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preparation, since the failure to exclude time would deny counsel for the defendant reasonable 1 2 time necessary for effective preparation, taking into account the exercise of due diligence, 3 pursuant to 18 U.S.C. §§ 3161(h)(8)(A), 3161(h)(8)(B)(iv). Complicating a review of the 4 discovery and issues in this case is the fact that the defendant resides on the east coast. Further time will allow for necessary discussions on the issues in this case. 5 6 So stipulated. 7 Dated: December 7, 2005 KEVIN V. RYAN United States Attorney 8 /S/ 9 MARK L. KROTOSKI 10 Assistant United States Attorney 11 So stipulated. 12 Dated: December 7, 2005 /S/ 13 MANUEL CAMPOS Attorney for Defendant Fish 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

STIPULATION REGARDING EXCLUDABLE TIME AND ORDER CR 05-00445-RMW Page 3 of 4 $\,$

ORDER 1 2 Based upon the foregoing Stipulation and good cause appearing therefor, 3 IT IS HEREBY ORDERED that the status conference set for December 12, 2005 at 9:00 a.m. for defendant Fish shall be continued to February 13, 2006 at 9:00 a.m. 4 IT IS FURTHER ORDERED that the time between December 12, 2005 and January 30, 5 6 2006 shall be excluded from the computation period within which the trial must commence, for 7 the reasons and based upon the statutory provisions set forth by the parties in this Stipulation, including that time is needed for effective defense preparation.. The Court finds that the ends of 8 9 justice outweigh the interests of the public and the parties in a speedier trial under 18 U.S.C. §§ 10 3161(h)(8)(A), 3161(h)(8)(B)(ii) (complexity), 3161(h)(8)(B)(iv) (reasonable time necessary for 11 effective preparation taking into account the exercise of due diligence). 12 DATED: December 9, 2005 .S. RONALD M. WHYTE 13 RONALD M. WHYTE 14 United States District Judge 15 16 17 18 19 20 21 22 23 24 25 26 27 28